

READY FOR SALE.

WRITINGS & SPEECHES

OF

The Hon. Rao Bahadur G. V. Joshi, B. A.,

Additional Member of the Bombay Legislative Council.

Demi 8 vo. p. p. 1300, Cloth Bound.

PRICE Rs. 5. Postage Ans. 8. V. P. P. 5-8-0.

For Copies apply to :—

THE MANAGER, ARYABHUSHAN PRESS, POONA CITY.

OPINIONS.

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No. 6556 of 1912 Over

Dated at Sharwar

23rd August 1912

Forwarded for information & guidance

To whom	What document	Date of receipt and despatch & initials of the officers.
The Honorary Magistrate J. C. Sharwar Do - Hubli The Resident Magistrate D. C. Sharwar & Hubli The Divan of Sarawak	G.R. No 5727 of 5/4/12 revised form of the warrant of commitment on failure to find security for good behaviour	Forwarded with compliments 28-8-12 D.S.K. Hemsink 7 7 Hon. Mag. J. C. No 127 of 1912 Copy taken & forwarded with compliments to the Resident Magistrate J. C. In order of Hubli 20/7/12 Hon. Mag. J. C. Hubli No 25-1 of 1912 Forwarded with compliments to the Divan of Sarawak D. C. Sharwar

Each officer is requested to pass these papers on to the next on the list after keeping a copy for record if necessary; the last officer will retain the documents and return this for record. R. B. Penchar

Nov 24 of 1912

Forwarded with Compliments
to the Collector & Political agent
Shawar for favour of record.

2) The accompaniment has
been retained in this office

2-10-12.

W. R. M.
Divan of Saran

To be filed

He
3

No. 380 of 1912.

21st November 1912.

Chitnis

Order.

Mr. L. B. Ghatikar Head Karkun and Magistrate iii class Savanur is hereby invested with full powers of the 2nd class Magistrate except those of committing and whipping until further orders with effect from the 1st proximo.

2. Mr. D. R. Betgeri Chitnis to the Nawab of Savanur is invested with full powers of a III class Magistrate with effect from 1st proximo.

M. Sh. Chitnis

Nawab of Savanur.

To,

✓ The Divan and District Magistrate Savanur.

Mr. Ghatikar

Mr. Betgeri

The Sub Inspector of Police

The Superintendent of Prison Savanur.

22/11/12
[Signature]

En. no 1073

C. M. M.

No. 380 of 1912.

21st November 1912.

Order.

Mr. I. B. Ghatikar Head Karkun and Magistrate III class Savanur is hereby invested with full powers of the 2nd class Magistrate except those of committing and whipping until & further orders with effect from the 1st proximo.

2. Mr. D. R. Betgeri Chitnia to the Nawab of Savanur is invested with full powers of a III class Magistrate with effect from 1st proximo.

[Signature]

Nawab of Savanur.

To,

The Divan and District Magistrate Savanur.

Mr. Ghatikar

Mr. Betgeri

The Sub Inspector of Police

✓ The Superintendent of Prison Savanur.

22/11/12

[Signature]

In no. 1072 File

Chun

No. 38⁴ of 1912.

Savanur, 23 November 1912.

The orders contained in this office No. 380, dated 24th instant are hereby cancelled and in their place the following orders are issued:-

(1) The Nawab is pleased to appoint Mr. I. B. Chatikar, --
Head Karkun & III Class Magistrate as Second class Magistrate
in the Savanur State under section 12 of the Code of Criminal
Procedure, 1898, with effect from the 1st proximo until --
further orders.

(2) The Nawab is also pleased to appoint Mr. D. H. Betgeri
Jhitis, as III Class Magistrate and to invest the following
additional powers under the said Code with effect from the
1st proximo:-

- (a) Power to make orders prohibiting repetition of
nuisances, section 143.
- (b) Power to make order under section 144.
- (c) Power to hold inquests, section 174.
- (d) Power to take cognizance of offences under complaints
and upon Police reports, section 190 (a) & (b).

Moulana Khan

N A W A B, Savanur.

To

The Divan & District Magistrate, Savanur.

The Sub-Inspector of Police, Savanur.

✓ The Superintendent of Prison, Savanur.

Mr. I. B. Chatikar.

Mr. D. H. Betgeri.

file

23/11/12

Am

In No. 1074

Chen

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Mohamed El-Khouri

H A W A B, Savanur.

To

✓ The Divan & District Magistrate, Savanur.

The Sub-Inspector of Police, Cavanur.

The Superintendent of Prison, Savanur.

Mr. L. B. Chatikar.

Mr. D. R. Betgeri.

The Superintendent of Prison, Savanur.
Mr. L. B. Ghatikar.
Mr. D. R. Betgeri.

No 95

Respectfully returned with the following report:-

2 It is apparently true that the property lost was Rs 1-9-0 and that recovered was Rs 1-4-0, as can be seen, from the Paich nama that was produced before the 3rd cl. Magt at the time of the trial. It is more an oversight that the property both lost & recovered was shown to be (1-4-0). Had this entry been intentionally made in the charge sheet, as the Magt remarks the Police would have tried to take a special case to prove in the Court that the property lost was Rs 1-4-0. The U/s begs to think that the Magt could never be able to say that the Prosecution concealed the truth. Since, as the Magistrate admits that it was proved in the Court that the property lost was 1-9-0 and that recovered was Rs 1-4-0, the Magt, had no reason, to take any contrary view upon a mere clerical mistake.

Crime

Extract of para last from the Judgment in Criminal
Case No. 1 of 1913 from the file of the Magistrate,
III Class, Savanur.

~~~~~

" P.S.- I find that the property lost by the complain-  
-ant is worth Rs 1-9-0 and that recovered is worth Rs  
1-4-0 only and it is a painful task on my part to ---  
remark that the Police have knowingly entered as the  
property recovered was only that lost by the complain-  
-ant. This discrepancy may, in my humble opinion, be  
considered as a gross irregularity rather than a clerical  
mistake or an oversight and is fit to be brought to the  
notice of the District Magistrate, to whom an extract  
of this para should be submitted with a request to draw  
the attention of the Police towards the blunder as ---  
described above.

~~~~~

No. 9 of 1913.

Savanur, 6th January 1913.

Forwarded respectfully to the District
Magistrate, Savanur, for favour of action.

Recd 7-1-13

D.R. Bhatnagar

Magistrate, III Class,
Savanur.

No. 247

*Forwarded to the Sub Inspector
of Police for report*

*Savanur 2 Received
17-4-13 3 Dist Magt*

*Recd
18-4-13*

(3) The magistrate fails to understand that the mistake in figures, could neither prejudice the accused put on trial, nor any body concerned in the case.

(4) The value of the property both recovered & lost being very small, the Police have clearly no advantage in showing that the property lost was the all that was recovered.

(5) Such being the case, the magistrate's remarks, are in the U/s's opinion, groundless.

(6) The U/s further begs to state that this is the first theft case that the magistrate, ^{tried} after he was invested with magisterial powers. Apparently

~~Such remarks can never be expected from an experienced magistrate.~~

(7) I also humbly beg to state that

that the ~~proceedure~~ ^{proceedure} followed by the magistrate in disposing of the property, found in the possession of & belonging to the accused in the case, may outweigh the

Clerical mistake which is pointed
out be serious by the magistrate.
(7) The U/s himself thought that this
is an oversight and deserves to be
mentioned.

25/4/13
Recd 28/4/13

Sub Inspector
Police Station
No 288

Returned

2) The Sub Inspector had engaged

please mind of similar clerical

mistakes when the papers

Sanam } Rechecked
29/4/13 } not mark

RECEIVED

FORWARDED TO THE DISTRICT MAGISTRATE
FOR INFORMATION & RETURN

W. A. M. K. R. S. S.

No 339 of 1913

Forwarded to the District Magistrate
for information & return

Sanam
7th May 1913

District Magistrate

13/5

Magistrate's Court after
ascertaining from him whether
he knows full well the substance
of his report which is in English,
a language of which he is
totally innocent.

13/5/1913. Dr. Beteen
Magistrate Tuclar
Saramun
No 392

I forwarded to the Sub-superintendent
for report if he was fully
aware of the contents of his
report No 95 above as he
observes is, as he has signed it.

Saramun } Representative
9-6-13 } Dist. Magistrate

Reed
10-6-13

10-6-13

Receiving full
well the contents
of the said
report in English
I have signed
it. The words
in red pencil
above need
consideration.

Handwritten text at the top of the page, possibly a date or reference number.

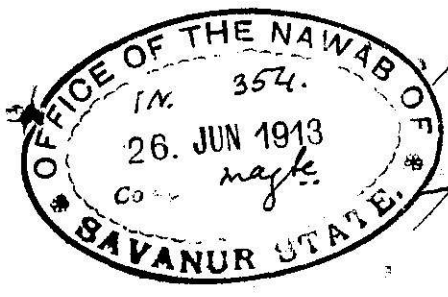
15

They are
against the
honour.
inferred upon
me by Government
It should be
considered whether
the above writing
of the 3rd class
Magistrate conveys
the same ~~honour~~ ^{honour} ~~to me~~
as is given by the
writing of the Pol. Agent
to Nawab & Jemadar
~~to me~~

Recd 17/6/13.

No. 440.

Handwritten signature or initials.



Forwarded to Subordinate
Nawab Sahib for his order
for forwarding of papers

- 2) The whole matter should have ended with an explanation of the discrepancy (by the Sub-inspector) ⁱⁿ the value of the property lost & recovered
- 3) The remarks of the Sub-inspector in paras 6 & 7 of his report to pgs 25-4B

are anything but pertinent
& were entirely uncalled for. His
report with other parts of his letter
should have been couched in
more courteous language consistent
with his position & the dignity of
a magistrate's court

4) Perhaps thinking the Sub-Inspector
may be asked to withdraw his remarks
in paras 6 & 7 & to apologize for
the language used by him in the other part of his
report & to add that he is sorry for the
5) It may be noted here that the
Sd. Magistrate, District Magistrate, has set
right the mistakes committed
by the Sd. Clerk Magistrate on his report

Respectfully
Stanley
26/6/13 } Sd. Magistrate
for order.

MEMO.

The Undersigned regrets that such friction should have arisen amongst State Servants.

The Sub Inspector was wrong and there was absolutely no necessity for him to mention anything about the ability of the Magistrate. If the Magistrate had not been competent enough to be invested with magisterial powers the Undersigned would not have given those powers to the Magistrate. Such personal remarks should not be in future made by the Sub Inspector.

On the other hand the Magistrate might have allowed the mistake of the Police to go unnoticed specially as the prosecuting officer admitted the truth in open court and thus showed there was no bad intention on the part of the Police.

The language used by both the Magistrate and the Sub Inspector is anything but friendly and courteous as it should be with the man of a position of the chief police officer of a native state and a man invested with magisterial powers. The Undersigned does not want to enter into details as to the different terms used by the two officers concerned. Suffice it to say that it does credit to neither and the Undersigned requests the District Magistrate to call both the officers and personally tell them that this sort of correspondence is not at all appreciated by higher authorities and in future in official correspondence both of them should try to be more courteous.

Ahmed Raza Khan Lt.
Nawab Of Savanur.

*J. No 434.
28/6/13
[Signature]*

Over carried out

File

[Signature]

9/7/13

Memo

The following irregularities were noted by the ups ~~which~~ in the course of hearing appeals from the judgments of the Sub-judges in the Sarnam state.

- (1) Issues for decision were not framed ~~and~~
- (2) Care was not taken to discuss the issues, when they were framed & to record findings on their proper reasons
- (3) Facts necessary to arrive at proper conclusions as to the issues raised were not elicited at the trial
- (4) Conclusions were drawn ~~about~~ & presumptions made when they were not warranted by facts actually

Crini

Reference, Cr Case - Compl.

Firknawda of Jellapur Taluka
Karajji - acco (i) Shiddappa Angari
of Hiremurdar (ii) Fakirappa bin
Shiddappa Angari of Hiremurdar.

Below - petition of the accd
dated 18/10/13 to The P.A requesting
to order the cancellation of the
notice issued by the Divan & First
Cl. Magt, Savanur, against Abdul
Vajirkhan w/o A. Majidkhan
Khangade of Savanur who stood
surety for the accd for their
appearance in the Court (Ill. Magt Savanur)
whenever required, as they (accd)
did not appear on the 13th Oct 1913
to which date the case was adjourned
thinking that their presence was no
longer necessary in the said Court as
it was already made known to them
by their pleader that the case was
transferred to the Subd. Magt 18th
cl. 2nd Div. Sharwar on or abt. the
2nd of Oct 1913.

urgent:

NO. 7563.

18/10/13.

Forwarded with compliments
to The Nawab of Savanur.

As the case was transferred
before the date fixed for hearing

The object of the present proceedings
is not apparent & the undersigned
trusts that the Munsif will see
his way to direct that proceedings
be stopped.

Sharnur
18-10-13

Sd/- E. Macnochie
Collr & P. A. Saveri.

No 578 27 Oct 1913

Forwarded to the Divan
who is asked to explain why
further proceedings were taken &
to stop all proceedings.

Sd/- Abdul Majid Khan
Nawab

No 733.

Returned with compliments

2) The case of the accd. was
adjourned to the 30th Sept. 1913 to
enable them to have the case —
transferred to a British Court. The
acd. failed to appear on that day.
The proceedings to forfeit the bond
of the surety were, therefore,
taken. No proceedings were
taken to - forfeit the bond of
~~the surety~~
The bond of the surety

for the failure of the acc^d to be
present in this court on the 13th
Oct 1913 as alleged by them. They
failed to appear even on the 13th
even to which the case was again
adjourned by this court pending receipt
of orders transferring the case.

The order transferring the case
to a British Court was received
in this office with the endorsement
No 552 dated 13th Oct 1913 of Mr. Justice
St. Lawrence.

Swaran }
28-10-13. }
27.

Alm
O. Swarn & Dr. Gupta

Original

No. 7082 of 1913.

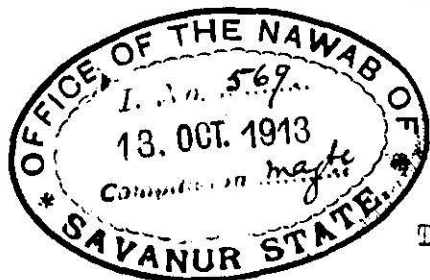
Dharwar; 3rd October 1913.

From,

E. Maconochie, Esq. I. C. S.,

Collector and Political Agent,

Dharwar.



To,

The Nawab of Savanur.

My Friend,

With reference to your No. 530-A of

27th September 1913, I have the honour to state that I have issued a certificate under section 188 --- Criminal Procedure Code for the trial of the accused in question by a British Court.

2. The certificate together with the case papers received from you are being consequently -- forwarded to Mr. H. R. Lynch Blosse, Sub Divisional Magistrate First Class, I Division, Dharwar.

3. I therefore request that you will kindly arrange for the accused being forwarded to Mr. -- Lynch Blosse. The parties and the witnesses may be informed accordingly.

Yours Sincerely,

E. Maconochie

In No 704

Encl

No. 556.

13 October 1913

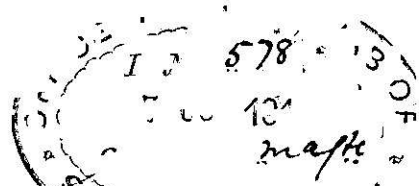
Collector and Political Agent Dharwar.

Forwarded with Complts to the Dharwar for Compliance
9-1-13 Nawab

13-10-13
Ulu

No 6990 of 1913.

14/10/13.



Returned with compliments.

2) The accused in the case are the inhabitants of Mugdur, a village in the Karji Taluka. They are on bail.

The complainant is an inhabitant of Kalalkond, Tal Karji.

3) From the summons ^{issued to the witnesses in the case} received from the 1st class Magistrate for service it appears that the case has been fixed for hearing on the 20th Instt.

The parties too, it is likely, might have been summoned by that court.

4) This may please be returned for record in this office

Pls. sign with Dist. J. name

20/10/13

~~No~~

~~October 1913.~~

~~Returned with compliments for record as desired.~~

21-
Nawab.



Shah Nawab's No 699 dated 14.10.13.
 No 575 Criminal
 20 October 1913.

Forwarded with compliments to the Political Agent for information.

The correspondence may please be returned when done with for record in the Diwan's office.

Aboul Mawla
 Lt.
 Nawab of Savanur.
 18-10-13



22/10



Myself please

No. 7776 of 1913
 25th Oct 1913
 25

Forwarded with compliments to the Sub Div. Magt, 1st Division, Dhawar for favour of perusal and return

2 It should, please, be stated whether the attendance of the accused as well as of the parties and witnesses in the case has been duly secured by him.

W. J. C. M. J. C.
 Collector & Pol. Agent.

No. 1291 of 1913.

Returned with compliments.

The parties attended on the date fixed and the case has been disposed of

5/11/13

SE H. J. C. M. J. C.

H. J. C. M. J. C.

NO 8213

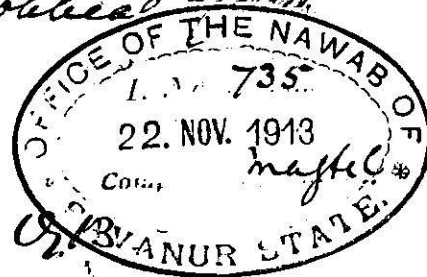
12/11/13

Received with compliments of the Nawab of Sarawak
2. Landed

Chunchoh

Collection

9/12/13 Police



NO 616.

22nd November 1913

Forwarded with Compliments
to the Divansahab for record.

NO 801.

File
22-11-13 -

M. S. S. S.

Nawab.

Rhr

1
5/11/13
25/12/13

Minut

Very urgent

From

The Subordinate Office

Arsikera

Harpanahatti Tal

Bellary Dist.

To

The First Class Magistrate

Savanoor.

Sir,

I beg to request you
to furnish me the Calendar
extract in C.E. $\frac{2}{12.4.09}$ 4 57.396 D.A.
in which two Gaudichors (1) Likkha Durga
(2) Likkha & Hanuma were convicted
to 20 m. R.D. and to pay a fine of
Rs 50/- The reference is urgently
wanted to prove the bad character
of Likkha & Hanuma who is
under remand in Hospet Subjail

for 110 C.R. Request to
treat the matter as very
urgent.

They to remain,
Sir,

Yours most obt. Servant.

2 No
318

27/3/44

34800000

Indorse

26/3/14.

28/3/2000

No of 1914.

~~Retained with the
required ^{True} extract of the judgment~~

Lanana

28/7/66

~~between 8 & 10~~ may be

~~Ray Lamm~~

Reh Cy

No 2310/428/316c.

Sir,

With ref. to yr letter ~~no~~ without Sir, The

No. 4 dated ^{24/3/14} received here on 27/3/14, Refers

I have to forward the extract dated 2/1-1-1, 1895

There is called for & obeying

28/3/68

Thy

File - 10

—

Primer

—

—

—

—

—

—

—

reports of the Police that
constable T. G. of the mid

inspected of Police & also the
extracts of the case diary

From these the below

mentioned facts are evident

(1) Account Kulsambit &
Shamwar committed theft of
property consisting of (1) silver
box (2) (3) mirrors

by the Police against Kulsambi
& his brother are very clear

(6) The Police are asking
the detention of the accused for
3 days only so that the other
property may be known by the
Kulsambi at Dharm.

Thus there are not
sufficient grounds to allow his
detention to the Police custody

The journey to Dharm
& back to Suram will take
8 days & one day may be
required to find out the property

So the detention to the
Police custody for 3 days
seems necessary to complete

the investigation of this is granted

{ 167 C.P.E.

Showered to B.B. Graham

Q-9-14-11 May 15th class

10 P.M.

True copy respectfully

forwarded to the B.B. Graham

for favour of perusal

Q-9-14-11 May 15th class

Q-9-14-11 May 15th class

file
Q-9-14-11 May 15th class

Q-9-14-11 May 15th class

Q-9-14-11 May 15th class

Q-9-14-11 May 15th class

Q-9-14-11 May 15th class

Q-9-14-11 May 15th class

Q-9-14-11 May 15th class

Q-9-14-11 May 15th class

No 183

Original
Police Office.
29th August 1914.

From, The. Sub-inspector of Police,
State Prisoner.
To, The District Magistrate Pawanur State
Prisoner.

Sir,
I respectfully beg to state
that the results of the finger impressions
of the convicted prisoner, Kalveera bin
Gulapa of Kaveri Taluka, now awaiting
trial under 352 etc, before your Court,
show, that the said accused, had
previous convictions as detailed in the margin.

I - Magistrate I. Ranabennur, 10¹²/₀₈, 8420, 6 & 29 } And that
II Sub-Inspector I. Shanmugam 28⁶/₀₇, 88110-123 etc 17 & 29 } he suffered
imprisonment

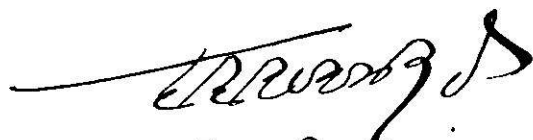
File in Shanmugam jail, his jail not being
I now, beg to request you

Sum - $\frac{1791}{1908} + \frac{2249}{1909}$.
I kindly ask the jail authorities, to be
good enough, to furnish me with copies
of jail warrants of the said prisoner, together
with an extract of jail register containing his
identification as these are required by me

to prove the prisoner's said previous
convictions, in your Court. I also beg
to request you, to summon, a Jail Warden
or any authority, who can identify the said
prisoner, as having suffered imprisonments
in the Dhawan Jail, on the date of next
hearing is on 5th Sept 1914.

I have the honor to be
Sir,

Your most obedt Servant



Res

Dist. Jail Officer of
Dhanu, Patna.

29/8/14 dly

1056

29/8/14

To

The Dist. Jail

Dhanu

Sir,

I have the honor to request you to kindly

arrange to send a ^{Jail} warden ^{on the 5th Sept 1914} to identify one

Kalawira bin Gulafa Yehimani of Khar
Tal. Kasbi who stands charged under S 392 of the
I.P.C. before this court.

Dist. Jail
678.

The S.D. of Savannu reports that it is traced
from his finger impressions that he was con-
victed ^{for six months R.D.} by the Magistrate I class Ranebennur on
10-12-1908 under § 420 I.P.C. ~~for~~ was bound
^{for one year} over by the Sub. Magistrate I Div. on 28/6/09 under
C & 110 & 123 I.P.C. & that he suffered imp.

in the Dharwar Jail, his Jail has being 1791
2 249 ^{of the year} Extract from the Register of prisoners ¹⁹⁰⁸
1908

may please be sent for the identification

of the acc

Have the same
of the

File
ly
don

J. A. C. C. C.

Below a copy of a letter No. 2162,
dated the 7th October 1914, from the
Government of Madras in the Judicial
Department and of its accompaniments.



No. 6277

Political Department,
Bombay Castle, 29th October 1914.

Forwarded with compliments to the
Collector and Political Agent Dharwar
with a request that the Savanur Darbar
may be moved to surrender the fugitives
as desired by the Madras Government.

A. S. Rindley

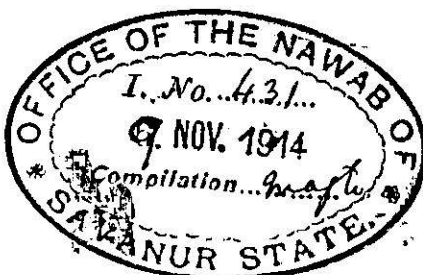
Under Secretary to Government.

Urgent
4. 11. 14.

11/13

No 8293 of 1914
Dharwar, 5th November 1914

Forwarded with compliments
to the Nawab of Savanur with
a request to arrange for the
surrender of the fugitive criminals
in question at an early date.



27
7. 11. 14
evg

over
Cdr & Political Agent

P. T. O

urgent.

No. 1376

7th November 1914

I will be
expected
Monday
27

Forwarded with compliments to the
Sewan & District Magistrate, Savanur,
with a request to issue the necessary
warrants for the arrest of the two offenders
of Kaliwal and when arrested, to send them
for trial to the Bellary District.

D. R. Betge
Chitris
for Nawab.

Office
L.M.
883

Issued warrant ^{for the} arrest of the
two accs. in Kaliwal.

The accused to be surrendered
on their being arrested. 8/11/14

Sistt Magtr.

No. 767 of 1914. Savanur. 13th Nov 1914

Forwarded to the Sub Inspector of Police

Savanur.

Arrangement should please be made
to take the two accused to the District Magistrate
Bellary & to surrender them to the British Indian
Police there.

NOV 13 1914

The accused arrested as per warrants accompanying
are now in lock up & the jailor is instructed to hand them over
to the Police on demand.
Please return
D. R. Betge
Sewan & District Magistrate

சென்னை. நவம்பர் மீட்டிங் பற்றி

१. अथर्ववेद २. सामवेद ३. यजुर्वेद ४. ऋग्वेद
 ५. अथर्ववेद ६. सामवेद ७. यजुर्वेद ८. ऋग्वेद
 ९. अथर्ववेद १०. सामवेद ११. यजुर्वेद १२. ऋग्वेद
 १३. अथर्ववेद १४. सामवेद १५. यजुर्वेद १६. ऋग्वेद
 १७. अथर्ववेद १८. सामवेद १९. यजुर्वेद २०. ऋग्वेद

No. 13-11-14
 898
 14/10/14
 4 P.M.
 101
 No. 768

[illegible]

Recd
14-11-49
6 PM

అంకితం. వాల్మీకియకతం. వర్ణం

అయి వానం 20.10.10. నరకశ్రేణిలో ఎక్కువగా
మిథ్యప్రకారమునకు. అందునా - అంకితం
చేయి. అంకితం. వానం. వర్ణం. అంకితం. వర్ణం
దా గురించి వివరించండి. అంకితం. నరకశ్రేణిలో ఎక్కువగా
మిథ్యప్రకారమునకు. అంకితం. వానం. వర్ణం. అంకితం. వర్ణం
ప్రతిభాకర వర్ణం.

నరకశ్రేణిలో ఎక్కువగా. అంకితం. వానం. వర్ణం
వానం. అంకితం. వర్ణం. అంకితం. వర్ణం. అంకితం. వర్ణం
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15/11

R. S. Kulkarni

Sub-Inspector of Police,
STATE SAVNUR.

అంకితం. వర్ణం. అంకితం. వర్ణం. అంకితం. వర్ణం. అంకితం. వర్ణం
106

అంకితం. వర్ణం. అంకితం. వర్ణం. అంకితం. వర్ణం. అంకితం. వర్ణం

నరకశ్రేణిలో ఎక్కువగా. అంకితం. వానం. వర్ణం. అంకితం. వర్ణం
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No 773

అంకితం. వర్ణం. అంకితం. వర్ణం. అంకితం. వర్ణం. అంకితం. వర్ణం
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Sub-Inspector
114
24/11/14

Sub-Inspector of Police,
STATE SAVNUR.

The surrender of the two accused
Shankarappa Hebli & Achappa &
has been acknowledged by the
District Magistrate Bellary in
his No. 1398 dated the 19th November
1894. & so file. J. H.

Elphinstone Eng Swanwick

No 7740 of 1914.

Savannur.. 16th November 1914

Atkint

To

The District Magistrate

Bellary

Sir,

Referring to your letter 1358 of 25th

Sept 1914 to the Chief Secy to the Govt of Madras
& under orders of the Collector & P.N. Agent
Dharwar contained in his no 8293 of 5th Inst
I have the honor to send the two accused,
Shankarappa Hebliali & Huchappa, ^{both} of Kalina
Duly escorted by the State Police.

They are, as per instructions contained
in letter no 2162 of 7th October 1914 from the Secy
to the Govt of Madras to the Secretary to the
Govt of Bombay, are to be surrendered to the
British Indian Police, in the Bellary Distt.

~~A reply to after the said are being~~

I have the honor to
Yr
O.C. Distt. Bellary

No 773

ප්‍රතිපත්ති ප්‍රකාශනයක් _____ දකුණ

දෙපාර්තමේන්තු (5-00) සඳහා ප්‍රකාශනයක් දීම
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Chini

C.F.—32.

No. 1390

OFFICE OF THE District Magistrate of Bellary
STATION Bellary
Dated the 19th November 1914.

From A.P.C. Roscardi Esq., I.C.C.,
Collector of Bellary

To The District Magistrate,
Bellary.

SIR,

In reply to your letter No. 774 dated 10-11-14, I
have the honour to inform you that the accused Sankrappa
Kobli on whom process have been issued surrendered on the 10th in-
stant and remanded in the sub Jail Bellary for production
before the District Magistrate Madagalli.

I have the honour to be,
Sir,

Your most obedient servant,

McAlindan
District Magistrate

23/11/14
921

23-11-14
sup

File of
sup given

sup
20.11.14

Chini

JUDICIAL DEPARTMENT.

No. 2162.

From

The Hon'ble Diwan Bahadur

P. Rajagopala Achariyar Avargal, C.I.E.,

Secretary to the Government of Madras.

To

The Secretary to the Government of Bombay,

Judicial Department.

Dated Ootacamund, the 7th October 1914.

Sir,

I am directed to forward a copy of letter No. 1398, dated the 25th September 1914, from the District Magistrate, Bellary, to this Government, and the enclosures thereto, which furnish prima facie ground for the belief that the accused persons therein specified, who are reported to be now in the Savanur State, committed in British India the offence of theft, punishable under section 379 I.P.C. I am to request that, --- with the permission of His Excellency the Governor in Council, the Savanur Darbar may be moved to surrender the fugitives to the British Indian Police in the Bellary district.

have the honour to be,

Sir,

our most obedient servant,

Sd/-

For Secretary.

Chinn

Letter from the District Magistrate, Bellary,
To the Chief Secretary to the Government of Madras,
Dated 25th September 1914,
M. C. R. No. 1398.

X
Kalavali?

I have the honour to state that one Chenna Basavva of Morigeri, Hadagalli taluk, has complained against (1) --- Hebbali Sankarappa and (2) ^c Huchappa and two others of an offence under sections 341 and 379, Indian Penal Code. The first two accused are now residing at ^X Kalavali, in the Savanur State, Bombay Presidency. An offence under section 379, Indian Penal Code, is extraditable. I have therefore the honour to request that steps may be taken to have the fugitives surrendered by the Native State for trial before the Taluk Magistrate, Hadagalli.

2. An English translation of the evidence of criminality recorded by the Magistrate in the case is sent herewith in support of the application for extradition.
-

P.W.1

Chinna

Statement of Chinna Basavva.

8-9-1914.

14828550

I married my daughter to 1st accused Sankarappa. One year previous to the last 'Yugadi' (New Year) he brought my daughter and left her with me. She was with me since then. She was brought here without jewels. Even the neck-lace I had given her had been taken from her. When he came to take her back, I told him to bring the neck-lace before he could take her away. He did not do so. About 2½ months ago, at about 1 hour before day break, the 2nd accused called me while I was sleeping inside. I opened the door to see what was the matter, and the four accused came in. They questioned whether I would send daughter Basavva or not at once. I said "Let the night pass. Take your meals, return my jewels which she is now wearing and take her away". My daughter was wearing my own jewels mentioned in the petition. I told them to return those jewels to me and take her away in the morning. Thereupon, the 2nd accused caught my arm and pushed me down saying "what do you see--beat". I cried out. Again Sivappa held my neck and pressed. Accused 1 and 4 carried my daughter away although I was bawling out that they should not take her away before returning my jewels. Witness Sakragowd, Doddabasavanagowd and Sivappa came and separated me. The 2nd accused is the younger brother of the Reddi of Morigeri, and my brother-in-law's son. They and I are not on friendly terms with each other. That is why they have got my jewels stolen and carried my daughter by force. The 2nd accused has joined with the others with the object of causing loss to me, and stolen my jewels. The Reddi of Morigeri is my enemy.

Sd/- Mark of Chenna Basavva

(A True Translation)

R.C.Callandar,
26-9-14.

For District Magistrate.

Chinna

Statement of Sakaragowd.

8-9-14.

12/5/14
About 3 months ago, one early morning I was going to answer calls of nature. Chinna Basavva was crying out and abusing. I went near the gate. Karigowd and Sivayya had thrown Chinna Basavva down and holding her down. Chinna Basavva said that her jewels should be returned to her before her daughter was taken away. Two persons took the daughter away in spite of the mother's protest. I do not know their names. They were of dark colour. I could recognise them if I saw. Gangavva was wearing Talisman, gold Tike, Nathu, gold Bugadies, silver dabu, Chowkam and toe rings. Chinna Basavva was bawling out that the jewels should be returned before Gangavva was taken away. But the two took her away without doing so. A cart was stopping in front of the house. She was taken away in that cart. I went to separate her but they did not leave her. Basavanagowd at last separated Chinna Basavva.

Sd/- Sakaragowd.

(A True Translation).

R.C. Callandar,
20-9-14.

For District Magistrate.

8-9-14.

12658

(A True Translation).

20-9-14.

.....D.....

128 Lonkar

/s/ Superintendent.

3 (a) 143--15,500--4-10--(01*)--st

ಶಂಭ
82

C.P.C. 6

[Handwritten signature]

ದಸ್ತಗೀರು ಮಾಡುವ ವಾರಂಟು.

(ಕ್ರಿ. ಪ್ರಿ. ಕೊ ಕಲಮು ೭೫.)

ಶಿವಂವಳ್ಳುನವೈಕ್ಕರನಗುರುನಾ.

[Handwritten signature]

ಸಾಕ್ಷೀನ ಕಲಮು.

ಇವನ ಮೇಲೆ

ಉ. ೩. ಶಿವಂವಳ್ಳುನವೈಕ್ಕರನಗುರುನಾ ಅಪರಾಧದ ತೋಪಮತು

ಬಾದಿರುತ್ತದೆ; ಆದ್ದರಿಂದ ನೀವು ಸದರಿ

[Handwritten signature]

ಯವನಿಗೆ ಹಿಡಿದು ಸನ್ನ ಮುಂದೆ ತರಬೇಕೆಂಬವಾಗಿ ನಿಮಗೆ ಈ ವಾರಂಟಿನಿಂದ ಹುಕುಮು ಮಾಡಿರುತ್ತದೆ; ಇ

ವರಲ್ಲಿ ಬರೆದ ಮೇರೆಗೆ ಮಾಡಲಕ್ಕೆ ನೀವು ತಪ್ಪಲಾಗದು

ಹೊಕ್ಕು ಕಾರಿಲು

ಮಾಹ ೨೨೦೨ ಸನ 1914

Rec'd
NOV 8 - 1914
1112



[Handwritten signature]
ಶಿವಂವಳ್ಳುನವೈಕ್ಕರನಗುರುನಾ
ಕ. ಸ. ಸ. ಸ.

ಸವರಿ

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ಇವನಿಗೆ ಸನ್ನ ಮುಂದೆ ಹಾ

ಜರಾಗುವ ವಿಷಯದಲ್ಲಿ ಹಾಗೂ ಸನ್ನಿಂದ ಎರಡನೇ ಹುಕುಮು ಆಗುವ ವರೆಗೆ ಹಾಜರಾಗುತ್ತಿರುವ ವಿಷಯ
ದಲ್ಲಿ

ರಕಮಿನ ಮುದ್ದು ಮುಚ್ಚಳಿಕೆಯನ್ನು ಬರೆದು ಕೊಟ್ಟು

ರಕಮಿನ ಒಂದು ಚಾವಿರನ್ನು ಕೊಟ್ಟರೆ, ಅವನನ್ನು ಬಿಟ್ಟು ಕೊಡುವ ಅಶ್ವಿಯಾರ ನಿಮಗೆ ಉಂಟು.

ಈ ಹೊತ್ತು ತಾರೀಖು

ಮಾಹಿ

ಇವನು

ಮಾಜಿಸ್ತ್ರೇಟ.

ಪೊರವಾಣಿ ಪಟ್ಟಣ

ಬಿತ್ತರಿಸಿ ಕಾರ್ ವರ್ತಮಾನದಿಂದಲೂ ಮೇಲೆ
ನಿರ್ದೇಶ - ಇದರಲ್ಲಿ ಗಮನಿಸಿ ರೇಷನ್ ಕಾರ್ಡ್
ಪ್ರಾಪ್ತವಾಗಿರುವುದರಿಂದ ಇದರ ಬಗ್ಗೆ
ದತ್ತವಿರುವ ಮೇಲೆ ದಾಖಲೆಗಳನ್ನು ಕೂಡಿಸಿ
ಪ್ರಾಪ್ತವಾಗಿರುವುದರಿಂದ

[Signature]

೨೦೦೧. ೧೦. ೨೨

Sub-Inspector of Police,
STATE SAVNUR.

~~ಮೇಲೆ~~ ಮೇಲೆ ದಾಖಲೆಗಳನ್ನು ನೋಡುವುದರಿಂದ
ಇದರ ಬಗ್ಗೆ ದತ್ತವಿರುವುದರಿಂದ
ದಾಖಲೆಗಳನ್ನು ಕೂಡಿಸಿ
ದಾಖಲೆಗಳನ್ನು ಕೂಡಿಸಿ

ದತ್ತವಿರುವುದರಿಂದ ಮೇಲೆ ದಾಖಲೆಗಳನ್ನು
ಪ್ರಾಪ್ತವಾಗಿರುವುದರಿಂದ - ಮೇಲೆ ದಾಖಲೆಗಳನ್ನು
ದಾಖಲೆಗಳನ್ನು ಕೂಡಿಸಿ
ಮೇಲೆ ದಾಖಲೆಗಳನ್ನು ಕೂಡಿಸಿ

ದತ್ತವಿರುವುದರಿಂದ ಮೇಲೆ ದಾಖಲೆಗಳನ್ನು

SPM 12/11
8/2

ದತ್ತವಿರುವುದರಿಂದ ಮೇಲೆ ದಾಖಲೆಗಳನ್ನು
ದತ್ತವಿರುವುದರಿಂದ ಮೇಲೆ ದಾಖಲೆಗಳನ್ನು
ದತ್ತವಿರುವುದರಿಂದ ಮೇಲೆ ದಾಖಲೆಗಳನ್ನು

ଓଡ଼ିଆ ଗ୍ରନ୍ଥାଳୟ ଗ୍ରନ୍ଥାଳୟ
କଟକ 12/11/16

ସାମାଜିକ
ସ୍ବାଧୀନତା
II class.

Pravin

ಯಾಂ ದಾನ್ಯ ತಾಂ ದುಃಖೈಃ ಸ್ವಸ್ಯ ಸ್ವೇನೈವ ಸಂತುಷಃ ಸೀ

1 ಹೇಮಂತಂ ಆಂ ದಾನ್ಯೈಃ ಸ್ವಸ್ಯ ಸ್ವೇನೈವ

2 ಲಾಂಕಂ ಆಂ ದಾನ್ಯೈಃ ಸ್ವಸ್ಯ ಸ್ವೇನೈವ

ಫಲಂ ಸ ಲಾಂಕಂ ಪ್ರಾಪ್ತ ಸುಖೇನ ಸ್ವಸ್ಯ ಸ್ವೇನೈವ
ಪ್ರಾಪ್ತಂ ಲಾಂಕಂ ಪ್ರಾಪ್ತಂ ಸುಖೇನ ಸ್ವಸ್ಯ ಸ್ವೇನೈವ

ತಸ್ಯಂ ಯಸ್ಯ ಸ್ವಸ್ಯ ಸ್ವೇನೈವ ಸಂತುಷಃ ಸೀ

ಆಂ ದಾನ್ಯೈಃ ಸ್ವಸ್ಯ ಸ್ವೇನೈವ ಸಂತುಷಃ ಸೀ
ತಸ್ಯಂ ಯಸ್ಯ ಸ್ವಸ್ಯ ಸ್ವೇನೈವ ಸಂತುಷಃ ಸೀ

ಪ್ರಾಪ್ತಂ ಲಾಂಕಂ ಪ್ರಾಪ್ತಂ ಸುಖೇನ ಸ್ವಸ್ಯ ಸ್ವೇನೈವ

ಪ್ರಾಪ್ತಂ ಲಾಂಕಂ ಪ್ರಾಪ್ತಂ ಸುಖೇನ ಸ್ವಸ್ಯ ಸ್ವೇನೈವ

12 - 11 - 14 ಸ್ವಸ್ಯ ಸ್ವೇನೈವ ಸಂತುಷಃ ಸೀ
ಸಂತುಷಃ ಸೀ ಸಂತುಷಃ ಸೀ

Ans
Answering
back

40
83

Handwritten signature/initials in the top right corner.

ದಸ್ತಗೀರು ಮಾಡುವ ವಾರಂಟು.

(ಕ್ರಿ. ಪ್ರಿ. ಕೊ ಕಲಮು ೭೫.)

ಆ.ವಿ.ಇ.ನಂ. ೪೪೦. ಕೃಷ್ಣಬಸವಪ್ರಸಾದರವರೊಡನೆ.
 ದಿ. ೨೫. ೧೧. ೧೯೧೪
 ಇವನ ಮೇಲೆ ಉ. ಕ. ಕೊ. ೩೭೭೯ ಈ ಅಪರಾಧದ ತೋಹಮತು
 ಬಂದಿರುತ್ತದೆ; ಆದ್ದರಿಂದ ನೀವು ಸದರಿ ದಿ. ೨೫. ೧೧. ೧೯೧೪
 ಯವನಿಗೆ ಹಿಡಿದು ಸನ್ನ ಮುಂದೆ ತರಬೇಕೆಂಬವಾಗಿ ನಿಮಗೆ ಈ ವಾರಂಟಿನಿಂದ ಹುಕುಮು ಮಾಡಿರುತ್ತದೆ;
 ಇದರಲ್ಲಿ ಬರೆದ ಮೇರೆಗೆ ಮಾಡಲಕ್ಕೆ ನೀವು ತಪ್ಪಲಾಗದು

ಈ ಹೊತ್ತು ತಾರೀಖು ೮ ಮಾಹ ೧೨/೧೧/೧೪



Rec'd
 NOV 8 - 1914
 43 PM

Handwritten signature and text at the bottom right, including 'ಪೂಜ್ಯಸ್ವಾಮಿ' and 'ಕರ್ನಾಟಕ'.

ಸವರಿ

ಇವನು

ತಾರೀಖು

ಮಾಹಿ

ಸನ್

ಇವನಿಗೆ ನನ್ನ ಮುಂದೆ ಹಾ

ಜರಾಗುವ ವಿಷಯದಲ್ಲಿ ಹಾಗೂ ನನ್ನಿಂದ ಎರಡನೇ ಹುಕುಮು ಆಗುವ ವರೆಗೆ ಹಾಜರಾಗುತ್ತಿರುವ ವಿಷಯ
ದಲ್ಲಿ

ರಕಮಿನ ಮುದ್ದು ಮುಚ್ಚಳಿಕೆಯನ್ನು ಬರೆದು ಕೊಟ್ಟು

ರಕಮಿನ ಒಂದು ಜಾವನು ಕೊಟ್ಟರೆ, ಅವನನ್ನು ಬಿಟ್ಟು ಕೊಡುವ ಅಭಿಯೋಗ ನಿಮಗೆ ಉಂಟು

ಈ ಹೊತ್ತು ತಾರೀಖು

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ಮಾಜಿಸ್ಟ್ರೇಟ್.

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12/11/85

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12-14
8-30 P.M.
~~Recd~~

Chickadee Titmouse

Ver 12/11/14

Alpha
Dwight D. Dyer
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ಅಲಂಕಾರಗ್ರಂಥ ಸಂಗ್ರಹ ಕುರಿತು ಸಹಂಸಕರ

1. ದೀಪಿಕಾ ಅಂಕುರ ಪ್ರಕಾಶನ ಸಂಪುಟ

Primer

2. ಅಲಂಕಾರಗ್ರಂಥ ಸಂಗ್ರಹ ಕುರಿತು

ಛಂ. ಸಂ. ಸಂಗ್ರಹಗ್ರಂಥ ಸಂಗ್ರಹ ಕುರಿತು

3. ಅಲಂಕಾರಗ್ರಂಥ ಸಂಗ್ರಹ ಕುರಿತು

ದೀಪಿಕಾ ಅಂಕುರ ಪ್ರಕಾಶನ ಸಂಪುಟ

3. ಅಲಂಕಾರಗ್ರಂಥ ಸಂಗ್ರಹ ಕುರಿತು

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3. ಅಲಂಕಾರಗ್ರಂಥ ಸಂಗ್ರಹ ಕುರಿತು

ದೀಪಿಕಾ ಅಂಕುರ ಪ್ರಕಾಶನ ಸಂಪುಟ

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Umm

20

Inchewan Lt Nawab-Sahab
Diler Jung Bahadur & sessions
Judge. Savannur state.

Most-respected sir

I beg to submit herewith a
— 136 at 11 E
136 at 11 E regarding the fees for having conducted
The prosecution in your Honor's Court in crimi-
nal case No 5 of 1915 against Falttekhatur
& others, charged under § 494 & 109 I.P.C for
your Honor's kind approval & order for payment.

I also beg to submit I have
charged Rs 20 for my fees as per oral order of
your Highness, though I conducted the case for
one day.

For this act of your Honor's kind-
ness I shall ever pray. I beg to remain
Savannur } your most respected sir
28th October 1915 } your most obedient servant
Bhimacharya
P. sentor

No 3rd of 1915

Forwarded with Compliments

to the Dean of
Sarum with the bill

2.10.15
or may kind
be

passed for payment -

258 10/15
258 10/15

Michael Barber

Secretary Sarum

Answered to the Dean

Paid on 30/10/15

SH

Filed on
28/10/15

అంబామహాదేవి శాంతిం కల్పయ్య

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1.6. 1940

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 name of
 by the
 as the

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 68 26 20 25 28 30 32 34 36 38 40 42 44 46 48 50 52 54 56 58 60 62 64 66 68 70 72 74 76 78 80 82 84 86 88 90 92 94 96 98 100
 12/7/15
 Paul Kaur

Ann's Refs

124715 dfo

[Signature]

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U-27



and by the way?

১৯৩৬

W. J. G. & Co. 1870

7th Dec - Sun 12/7/15

10. 11. 11
309

Kiddings

are in
plead
front

ప్రతి పాదం - ప్రతి పాదం
 క్రింద పాదం - క్రింద పాదం
 పాదం - పాదం
 పాదం - పాదం

Submitted most humbly and
respectfully to Michaelson Lt
Nawab Sahib Dils Jung Bahadur
State Dewan for kind perusal
and favour of orders.

2. From the marginal English
notes, it may appear evident that
an appointment of an able Pleader as
Public Prosecutor is necessary. The
responsibility of successful Prosecution
mainly rests on the Police Department.

3. Some witnesses for the Prosecution
have now been examined-in-chief.
Mr Krishnacharya has, I learn,
through inadvertence omitted to ask
some chief points of witnesses
during his examination of witnesses -
in the Court.

4. The U/s humbly & respectfully
begs to lay all these facts before
your Honours & to solicit the favour
of orders of appointing any other able
Pleader in the interest of Police Prose-
cution as the accused are represented
by an ^{able} Pleader as Mr Subramanyam.

15th July 1915

W. S. S. S. S.
S. D. John

P. S. The U/s also humbly begs
to state, that he being an

investigating officer is objected by
law to appear & help the Prosecutors
by way of suggestions to the Courts as ordered
by the District Magistrate.

Police Officer

Daulkani

15.7.15

S. D. of Police

No A

No 155 of 1915

Forwarded with compliments to the
Din & Dar Magistrate Saran.

The Police evidently are anxious

& get Mr Bhimacharya

their Public Prosecutor. &

I see no reason why Mr Bhimacharya

who has done that work for so

long he not appointed.

Take over the case from Mr. Kustachari

has not been

is found for complete

as a result of the

15-7-15

In 20
466
15-7-15

~~Forwarded~~

No 538 of 1915

Saran 15th July 1915

Returned with compliments to the

Sub Inspector of Police Saran for

information.

Public
Din of Saran

See 1

15/1

JUL 15 1915

of 1st class Below No 538 of 15th July
 forwarded with compliments of
 1st class Magistrate's Office
 of the period of return.
 Mr. Bhimacharya has been
 entrusted with the case papers
 of the case.
 15/7/1915
 Sub-Inspector of Police,
 STATE SAVNUR.

Rev. 15/7/15
 SR

May No 540 of 1915.

Seen and returned with compliments
 to the Sub-Inspector of Police, Savanur
 State - as desired by him.

First Class Magistrate's Office,
 Savanur, July 16th, 1915

15/7/15

Forwarded with compliments
 Mr. Bhimacharya Please.

2 Mr. Krishnacharya has on the
 back the witness Shrinivas Ramchandra
 Kulkarni the question about the sale
 of the Bullocks to the complainant by
 the accused Bhasayya before the time of the
 offence. He also failed to mention
 the witness Ramacharya Kulkarni of

Dombermatter about the fact of
 witness Kohawa being assaulted & kicked
 by the accused & that by time the bullock
 was carried away by robbery. These
 being the chief points the still persisted
 to those witnesses. The reports in
 Bhimacharya to examine these witnesses
 at these points. There are still other
 minor points similarly omitted by
 the Bhimacharya which will be explained
 to the Bhimacharya in person by Police
 Prosecutors.

Police Officer
 17.7.15

Bhulkaund
 Sub-Inspector of Police,
 STATE SAVNUR.

20/7/15

Received dated 18-7-1915

Bhimacharya
 P.P.-1

Seen & returned to the Sub-Inspector

Savannur State with compliments dated 10-11-1915

Bhimacharya
 Pleader

10/11/15

Returned & specified in the report

10-11-15

Sub-Inspector of Police,
 STATE SAVNUR.

13/11

Order

No. 2957/ of 1916.

From,

Lt-Col. F. W. Wodehouse, C. I. E.,
Resident, Kolhapur & Political Agent,
Southern Maratha Country States.

To,

The District Magistrate and
Political Agent, Dharwar,
D H A R W A R.

KOLHAPUR RESIDENCY & S. M. C. STATES,
POLITICAL AGENCY.

KOLHAPUR, / 2 JULY 1916.

Sir,

The State Karbhari of Jamkhandi reports that the accused Khuddus Walad Shaha Mahamadkhan Adargunchi of -- Savanoor, for whose extradition a warrant was sent to you with my Vernacular Jawak Yadi No. 107 dated the 29th May 1916, has not yet been received. I have, therefore, the honour to request you to be so good as to take early steps for the surrender of the accused.

I have the honour to be,

Sir,

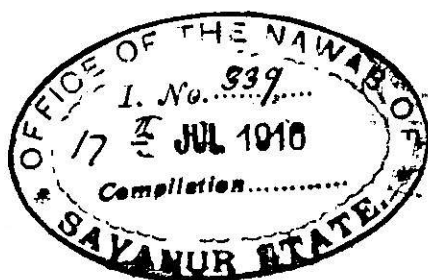
Your most obedient servant.

DC

F. W. Wodehouse

Lt-Col.

Resident, Kolhapur & Political Agent,
Southern Maratha Country States.



PA
233
No. 2 of 1916

*Forwarded w/c. to the Nawab of Savanur
for early compliance with reference to this
office ver. No. 233 of 6-6-1916.*
District Magistrate

No 357 of 1916

Huzur Office

D 18th July 1916

Forwarded with compliments to
the Diwan of Savanur for early compliance
of report.

Recd. Jawalei
19-7-1916

88

Mohd. Raza Khan

Et.

Nawab of Savanur.

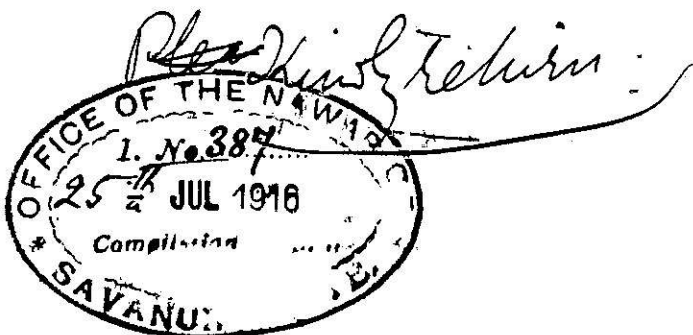
Im. R. In.
399

No 357 of 1916.

Diwan's Office
Savanur 20th July 1916.

Respectfully resubmitted with a
report that the accused has already been
sent to Jamkhandi as per Warrant received.
Kindly see the enclosure.

R.B. Laxman
Diwan Savanur



Below No 357 dated 20th July 1916
from the Diwan of Savanur

No 486 of 1916

Muzur office
Dated 2nd Sept

Shut Returned with compliments as
desired.

In. R. No
475
4/9/16
RB

Shah Jaffer Khan

Lt.

Nawab of Savanur.

File (B) Malh

RB
Dwan

~~Received by the District
Magistrate, Savanur
23.8.1917~~
~~Cancelled~~
From

N. 132. Police Office
Savanur
Munim 23. 8. 1917.

R. S. Kulkarni

Sub-Inspector of Police
Savanur State.

To,

Rao Bahadur Dewan & District
Magistrate Savanur State.

Sir,

I beg to state that on the
29th or 30th March last 3 Lamanios - 1
Purya bin Anijya, 2 Lekhya bin Sombya
of Yellapur, Taluka Gadgeri & 3 Bhikya
bin Walya of Shiddapur, of the Savanur
State, together committed the theft of
toddy juice by removing the same from
toddy trees at Shiddapur & beat the Serumb
at the toddy trees, Hanmantu bin Muniepa
Muniepa, bin Moofapa, Rajesah wd.
Rajesah, & Huligya bin Chavdapa.
During my investigation of the same theft,
I arrested 1 Purya bin Anijya & 2 Bhikya
bin Walya. I could not arrest Lekhya

bin Somya as he had then absconded.
The 2 Lamanies that were arrested, were
placed before the III Magt Savann, who
tried & convicted them on the 28th April
1917. A copy of his judgment, received
from him is enclosed for favour of your
perusal. On going through the said judgment
it may be seen that there is a prima facie
case against Lekhya bin Somya, who had
then absconded. Since then I started
enquiries about his whereabouts as is
clear from the detailed correspondence
below.
That went on ~~before~~ my order of 15th
April to arrest the said Lekhya under
§ 56 C. P. C. Now, below the said order
the Police Sub-Inspector of Gudgeri writes
to me on the 7th instant that in a theft
case, the said Lekhya who was arrested.
there, is convicted by the Magistrate of
Gudgeri to suffer rigorous imprisonment
for one month & sentenced to pay a fine
of Rs 10 in default to further suffer rigorous
imprisonment for 15 days. Thus he is

likely to be released from Miraj State
Prison after 6th September 1917. After
his release therefrom, he will have to
undergo his trial for the offence of theft
& hurt committed by him at Sheddapur
on the 29th or 30th March last, as referred
to above at the Savanur State Magistrate's
Court. He is a resident of Yellapur
Taluka Gudgeri.

Under the circumstances, I
respectfully beg to ^{request} ~~request~~ the favour
of your kindly addressing the District
Magistrate of Miraj Junior State to
arrange to surrender to your Court, the
said Lekya bin Somiya Lamanis of
Yellapur of Gudgeri Taluka, just after
the expiry of the term of imprisonment
awarded to him by the Miraj State
Magistrate, to enable me to put him
on his trial at the Savanur State Magistrate's
Court.

I beg also to bring to your
notice that on such a demand, the Miraj
State Durbar may surrender, the said

Lekhya to this State, as per agreement
entered into by both the States in 1913.
Kindly vide your No 682 of 6/10/13 below
Hugus No. 532 of 30/9/13.

The said Lekhya is to be
released on 6/9/1917. Hence I beg to
request that arrangements may kindly
be made that the said Lekhya may
be ordered to be surrendered before
that time, or the Miraj State prison
authorities may be informed to detain
him in their prison as an under trial
prisoner, in case the order of surrender
takes long time to be passed by the Miraj
State authorities.

I beg to remain,
Sir,

Your most obedient servant,

D. Kulkarni

Sub-Inspector of Police

Savarni State.

No 4150 of 1917.

Dwain's Office, Savarni

27-8-1917.

forwarded with compliments

9
mno
L55

to the District Magistrate, Miraj
Junior.

The accused may kindly be
surrendered under an extradition warrant
as per agreements between this & the
Miraj States referred to in the S.D.'s
report above, after the period of im-
prisonment

1-9-17

R. B. Phule
District Magistrate
Swarn.

No. 1096 of 1917.

State Karbhari's Office,
Miraj Junior State, Budhgaon
3rd September 1917.

Returned with compliments.

2. The undersigned is unable to order the sur-
render of the offender, as desired, unless the corres-
pondence regarding the same comes through the Politi-
cal Agent, under Article VIII of the Agreement of Re-
ciprocity entered into between the States.

Recd 4/9/17 SL

J. M. V.
H. 20

S. B. Phule
State Karbhari & District
Magistrate Miraj Junior.

No of 1917.

Diwan's Office, Sawarn.

5th September 1917.

Forwarded to the Sub-Inspector
of Police, Sawarn for ascertaining
whether the accused is still in jail & has
been released & report, when further
necessary action will be taken

Dewan Dohra Datta

No 427 of 1917.

Diwan's Office, Sawarn

5th September 1917

Respectfully submitted to the Political
Agent, Dharwar.

2) Arrangements may kindly be
made for the surrender of the accused
by addressing the Political Agent
S. M. Country.

3) It has been ascertained that the accused is in the lock up
of the Gudgeri Tal. Miraj junior Staff

Dewan Dohra Datta
Sawarn State.

144
7-7
10/9

Below Savanur State Dist Magistrate
No 427 of 5.9.17.

E urgent

No 218

14th September 17.

Forwarded with Compliments
to the Political Agent, Kolhapur
& S. M. Countries for ^{of} necessary action.

E. Turner

10/9. Collector & Pol: agent
Dist. Dhamar.

3115
E urgent

No. 4173 of 1517.
Kolhapur Residency and S. M. C. Police Agent
Kolhapur, September 1517.

If received with compliments to the
State Karbhari of Durg for, for favour of
Compliance and return.

H. Mulikamale Lt. Colonel
Resident, Kolhapur, and Police
Agent, S. M. Country States.

? Hamlatdar Pundgeni
asked to surrender the
accused accordingly
19-9-17 LMR
State Karbhari

180 1312 of 1917

— State Karbhari's Office
Bridgman 5th October 1917

Returned with compliments.

The accused Lekya bin Somiya
Lamani of Yellapur was surrendered
as desired to the Magistrate III Class
Savanur on the 21st September last
and his receipt obtained for same

LeWansing
State Karkhari Muz' Jr.

3401

46098-1917

Wetmore, 9th - 100-1907.

For use in Wine Experiment.
Skin Collector, Political Agent, Sharwar,
in introduction.

H. Milhouse Secy
President Foreign Pottery Socy
S. H. County Secy

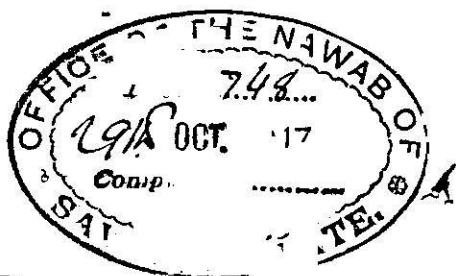
no. 210

15th October 17.

Forwarded w/c to the Naval
of Savanur.

Eg. Turner

Alt + Pol: Vagend

$$\frac{13}{10}$$


Below No 240 dated 15th October 1917
from the Political Agent, Sharnur

No 9th of 1917

Huzur Office, Sharnur
Dated 29th October 1917

Forwarded with compliments
to the Diwan of Savanur for
information, together with all
enclosures

29/10/17
Jomo.
560

Maulavi Mir
Lt.
Nawab of Savanur.

No 521 of 1917

Diwan's Office, Savanur

31st October 1917

Forwarded with compliments
to the Sub-Inspector of Police Savanur,
for information & return

Await the
trial of the
accused being
over. 3/11/17

M. 204 of 1917
Diwan of Savanur.

Respectfully returned as directed

2 The accused is since then convicted by the Magistrate
-ment for 6 months on the 21st Nov by the Magistrate

S. Kulkarni
Sub-Inspector

Jomo
621.
Recd

8/11/17
2nd Savanur

File 29/10/17
Police.
J. B. Diwan

J 189-12,000-3-05-(04)

(H.W.) C.P.C. 1 K.

ಶ್ರೀ. ಪ್ರೊ. ಕೋಡಿನ ಜೀ ನೇ ಕಲಮಿನ ಅನ್ವಯ ತಾಬೇದೊಳಗಿನ
ಅಮಲದಾರರಿಗೆ ಹುಕುಮು.

ಗೋಪಾಲ ಕೊಡು ಅಮಲದಾರ

ನಿನಗೆ ಇದರ ಮೂಲವಾಗಿ ಫರ್ಮಾಯಿಸಲ್ಪಡುವದೇನೆಂದರೆ, ನೀನು ಅಮಲದಾರ. ಅಂತಿಮ

ಗೋಪಾಲ ಕೊಡು ಅಮಲದಾರ ಸಾಕೀನ ಯಲ್ಲಾಕುರ ಅಮಲದಾರನಿಗೆ — ಈತನು
ಅಮಲದಾರ. ೧. ಕೊಡು ೨೭೯ನೇ ಅಮಲದಾರನು ಮಾಡಿದ

ಮಾಡಿದ ಬಗ್ಗೆ ಈತನ ಮೇಲೆ ತೋಪುತು ಬಂದಿದೆ, ಆದ್ದರಿಂದ ಅವನನ್ನು ದಪ್ಪಗೀರು ಮಾಡಿ, ನನ್ನ ಸಮ
ಕ್ಷಮಕ್ಕೆ ಹಾಜರು ಪಡೆಬೇಕು

ಈ ಹೊತ್ತು ತಾರೀಖು 15 ವಾಹೆ ಯಶ್ರೀಲ - ಸನ್ ೧೯೨೭.

Shulka
ಇಲ್ಲಿಯ ಫೋಲಿಸ ಠಾಣೇದ ವಶದಲ್ಲಿರುವ ಅಮಲದಾರ.
ನಿಜ

droz vs 2/7/17
69

ଓଡ଼ିଆ - ବାସନ୍ତୀ ସମୟରେ ଏହି କବି
 ଜଣେ ଶ୍ରଦ୍ଧାଳୁ ଥିଲେ ଏବଂ ତାଙ୍କର କବିତା
 ଖୁବ୍‌ଶୁଭକାରୀ ଥିଲା ।
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ॐ नमो भगवते वासुदेवाय
३५०

— श्री. नारायण

— ॐ नमो भगवते वासुदेवाय

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AUG 28 1917

2-3h-331

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